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14 *Nicholas Kho, and Owen Cook*

15  
16 **UNITED STATES DISTRICT COURT**  
17  
18 **DISTRICT OF NEVADA**

19  
20 TODD VANDEHEY, an individual,

21 Case No.: 2:17-cv-02230-JAD-NJK

22 Plaintiff,

23 vs.

24 REAL SOCIAL DYNAMICS, INC., a Nevada  
25 corporation; NICHOLAS KHO, an individual;  
OWEN COOK, an individual,

**STIPULATION AND ORDER TO EXTEND  
DEADLINES FOR DEFENDANTS'  
ANSWER TO PLAINTIFF'S AMENDED  
COMPLAINT AND DEFENDANTS'  
OPPOSITION TO PLAINTIFF'S MOTION  
FOR SUMMARY JUDGMENT**

**(FIRST REQUEST)**

ECF No. 43

26 Pursuant to Local Rules 6-1 and 7-1, it is hereby stipulated by and between Plaintiff TODD  
27 VANDEHEY and Defendants, REAL SOCIAL DYNAMICS, INC., NICHOLAS KHO, and OWEN  
COOK, by and through their counsel as follows:

28 On October 12, 2017, Plaintiff filed his Amended Complaint (ECF No. 41). Defendants'  
response is currently due November 2, 2017. The undersigned agree to an extended briefing schedule  
such that Defendants' shall have until **November 10, 2017**, to file their response.

29 Also on October 12, 2017, Plaintiff filed his Motion for Summary Judgment as to Count One  
30 of the Amended Complaint (ECF No. 42). Defendants' response is currently due November 2, 2017.  
31 The undersigned agree to an extended briefing schedule such that Defendants' shall have until

1      **November 10, 2017**, to file their response.

2      This is the parties' first request for an extension of time in which to answer Plaintiff's  
3      Amended Complaint and oppose Plaintiff's Motion for Summary Judgment. It is not intended to  
4      cause any delay or prejudice any party. Rather, the parties hereto agree to an extension in good faith  
5      due to the litigation work load of the parties and the excessive number of litigation matters currently  
6      in process for the parties.

7      DATED this 2<sup>nd</sup> day of November, 2017.

8      **MAIER GUTIERREZ & ASSOCIATES**

10     /s/ Steven G. Knauss  
11     JOSEPH A. GUTIERREZ, ESQ.  
12     Nevada Bar No. 9046  
13     STEVEN G. KNAUSS, ESQ.  
14     Nevada Bar No. 12242  
15     *Attorneys for Defendants Real Social  
16     Dynamics, Inc., Nicholas Kho, and Owen Cook*

7      DATED this 2<sup>nd</sup> day of November, 2017.

8      **NISSENBAUM LAW GROUP, LLC**

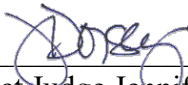
10     /s/ Steven L. Procaccini  
11     STEVEN L. PROCACCINI (*PRO HAC VICE*)  
12     CHRIS ELLIS JR. (*PRO HAC VICE*)  
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15     *Attorneys for Plaintiff Todd Vandehey*

16      **MCDONALD CARANO LLP**

17     /s/ George F. Ogilvie III  
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23     Las Vegas, NV 89102  
24     *Attorneys for Plaintiff Todd Vandehey*

25      **ORDER**

26      Good cause appearing, IT IS HEREBY ORDERED that the defendants will have until  
27      11/10/17 to file their response to the amended complaint [41] and their opposition to the  
28      motion for summary judgment [42]. Counsel is cautioned that, although a congested  
29      calendar with numerous deadlines may be good cause for a single extension of time,  
30      future requests for relief from deadlines on this basis will likely be denied. Although the  
31      court is sensitive to the occasional calendaring challenge, attorneys are responsible for  
32      balancing their workload and staffing needs to ensure that court-imposed deadlines are  
33      met.

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35     U.S. District Judge Jennifer Dorsey  
36     November 3, 2017